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Attorney for Defendant Lenora Jean Aitchison

FILED IN THE UNITED STATES DISTRICT COURT DISTRICT OF HAWAII

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IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,) CR. NO. 02-0307 DAE
VS.) NOTICE ON HEARING OF MOTION;) DEFENSE COUNSEL'S MOTION TO) WITHDRAW AND APPOINT PUBLIC) DEFENDER'S OFFICE AS) SUBSTITUTE COUNSEL AND
) CONTINUE SENTENCING;
) DECLARATION OF JACK
LENORA JEAN AITCHISON,) SCHWEIGERT, ESQ.;
) CERTIFICATE OF SERVICE
Defendant.)
) SENTENCING:
) Date: Feb. 12, 2007
) Time: 3:00 p.m.
) Judge: David A. Ezra
)
) MOTION HEARING:
) Date:
) Time:
) Judge:
)

NOTICE OF MOTION

TO: Michael K. Kawahara, Esq. Assistant U.S. Attorney 300 Ala Moana Blvd., Room 6100 Honolulu, HI 96813 Attorney for U.S.A.

Malia Eversole Senior U.S. Probation Officer 300 Ala Moana Blvd., Room 7-222 Honolulu, Hawaii 96850

NOTICE IS I	HEREBY GIVEN that the attached	ched motion shall come on for
hearing before the I	Honorable	Judge of the above-
entitled Court, in hi	s or her courtroom at 300 Ala	Moana Blvd., Honolulu, Hawaii
on	, 2007, at	, or as soon
thereafter as may be	e heard.	
DATED: Ho	nolulu, Hawaii; January 16, 20	lucyel
	Jack Schwe	eigert, Esq. or Defendant

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF HAWAII

UNITED STATES OF AMERICA,) CR. NO. 02-0307 DAE
Plaintiff,)) DEFENSE COUNSEL'S MOTION TO) WITHDRAW AND APPOINT PUBLIC
vs.) DEFENDER'S OFFICE AS
) SUBSTITUTE COUNSEL AND
LENORA JEAN AITCHISON,) CONTINUE SENTENCING
Defendant.)

DEFENSE COUNSEL'S MOTION TO WITHDRAW AND APPOINT PUBLIC DEFENDER'S OFFICE AS SUBSTITUTE COUNSEL AND CONTINUE SENTENCING

COMES NOW Defendant Leona Jean Aitchison (hereinafter "Ms.Aitchison"), by and through counsel, and moves this Honorable Court to allow defense counsel to withdraw and appoint the Public Defender's Office as substitute counsel. By this motion, Defendant also requests the Court to continue the sentencing so as to enable the Public Defender's Office to prepare for sentencing.

This motion is made pursuant to Rules 44 & 45, Federal Rules of Criminal Procedure, Rule 3.7, Rules of Professional Conduct, and CrimLR44.1 & CrimLR57.9. This motion is supported by the attached Declaration of Jack

Schweigert, Esq., and the record and file.

DATED: Honolulu, Hawaii; January 16, 2007

JACK SCHWEIGERT, ESQ.

Attorney for Defendant